

The State of New Hampshire

Department of Environmental Services



Michael P. Nolin Commissioner

March 16, 2006

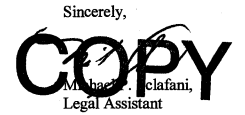
SAU 62 Attn: George Caccavaro PO Box 769 Enfield, NH 03748-0769

Re: <u>Docket No. AF 05-094 – SAU 62</u>

Dear Mr. Caccavaro:

Enclosed for your records is a copy of the fully executed and accepted Motion to Accept Settlement Agreement in the above-captioned matter.

On behalf of the Department of Environmental Services, thank you for your cooperation in resolving this matter.



cc: Anthony P. Giunta, P.G., Director, Waste Management Division Gretchen R. Hamel, Administrator, DES Legal Unit Kerry D. Barnsley, Compliance Attorney, DES Legal Unit DES Public Information Officer Lynn Woodard, DES WMD Tom Beaulieu, DES WMD Susan Hanamoto, DES WMD SAU 62 Post Office Box 769 Enfield, NH 03748-0769

Re: Mascoma Valley Regional High School/ Indian River Middle School facility 27 Royal Road, Canaan UST ID #0-113553 ADMINISTRATIVE FINE AND LICENSE ACTION No. AF 05-094

MOTION TO ACCEPT SETTLEMENT AGREEMENT

NOW COME the Department of Environmental Services, Waste Management Division ("the Division") and SAU 62, parties to the above-captioned matter, and stipulate to the following:

- 1. The Commissioner of the Department of Environmental Services ("DES"), is authorized under RSA 146-C:10-a to impose administrative fines of up to \$2,000 per offense for violations of RSA 146-C and Env-Wm 1401 relating to installation, maintenance, operation, and closure of underground storage facilities. Pursuant to RSA 146-C:10-a, the Commissioner has adopted Env-C 607 to establish the schedule of fines for such violations.
- 2. SAU 62 is the registered facility owner of one 8,000-gallon #2 fuel oil UST underground storage tank ("UST") (Tank 4) at the facility ("the Facility"), further identified as UST #0-113553, located on real property at 27 Royal Road, Canaan, NH ("the Property").
- 3. On November 21, 2005, the Division issued Notice of Proposed Administrative Fine No. AF 05-094 ("the Notice") to SAU 62 seeking fines totaling \$1,000 for a violation of New Hampshire Administrative Rules Part Env-Wm 1401.
- 4. The Notice cited SAU 62 for violating Env-Wm 1401.32(j) by failing to repair the cathodic protection system for Tank 4. Pursuant to Env-C 607.03(e) the Division sought a fine of \$1,000.
- 5. In order to settle this matter, the Division and SAU 62 have agreed to the terms of this Settlement Agreement ("Agreement"), as set forth herein.
- 6. Of the proposed fine in the amount of \$1,000, 20% or \$200 shall be suspended due to this being a one-time unintentional violation. An additional 20% or \$200 shall be suspended due to SAU 62's good faith effort in returning the Facility into compliance. An additional 20% or \$200 shall be suspended due to SAU 62's history of compliance at this Facility. An additional 20% or \$200 shall be suspended due to SAU 62's cooperation in returning the facility into compliance.
- 7. The suspended portion of the proposed fine, in the amount of \$800 is contingent upon SAU 62 maintaining the subject UST facility in compliance with Env-Wm 1401 for a period of two years from the date of the execution of this Agreement. If SAU 62 fails to maintain compliance during the two-year period, the suspended portion of the fine, in the amount of \$800 shall become due and payable immediately. If SAU 62 maintains compliance for the prescribed two-year period, the

suspended portion of the fine shall be waived.

- 8. SAU 62 agrees to pay the remaining \$200 upon execution of this Agreement.
- 9. Payment under Paragraph #8 and any payment that becomes due pursuant to Paragraph #7 shall be paid by certified check made payable to: "Treasurer, State of New Hampshire" and mailed to:

DES Legal Unit Attention: Michael Sclafani, Legal Assistant P.O. Box 95 Concord, NH 03302-0095

- 10. If any payment is made by check or money order that is returned due to insufficient funds, pursuant to NH RSA 6:11-a, DES may charge a fee in the amount of 5% of the face amount of the check or money order or \$25.00, whichever is greater, plus all protest and bank fees, in addition to the amount of the check or money order, to cover the costs of collection.
- 11. By executing this Agreement, SAU 62 waives its right to a hearing on or any appeal of the administrative fines identified in the Notice, and agrees that this Agreement may be entered into and enforced by a court of competent jurisdiction.
- 12. The effective date of this Agreement will be the date on which it is signed by an authorized representative of SAU 62, the Director of the Waste Management Division, and the Commissioner of DES. After that date, this Agreement may be amended only by written agreement signed by both parties and the Commissioner. Any such amendment will become effective on the date on which it has been accepted by the Commissioner.
- 13. No failure by DES to enforce any provision of this Agreement after any breach or default will be deemed as a waiver of its rights with regard to that breach or default, nor will such failures be construed as a waiver of the right to enforce each and all provisions of this Agreement on any further breach or default.

WHEREFORE, the parties respectfully request the Commissioner to accept the terms of this Agreement by granting this Motion.

Date

SAU
George Caccavaro, Business Administrator
Duly Authorized

Respectfully submitted,

3/13/06	Same Sunta
Date	Anthony P Giunta, P.G., Director

This Motion to Accept Settlement agreement is granted this 15th day of MAKCH, 2006.

Michael P. Nolin, Commissioner

Department of Environmental Services